

60,246-302; 10,833

**REMARKS**

Applicant has amended this application in response to the office action. Further, applicant has added the claims 13-16 which were inadvertently left out of the originally filed amendment. These claims are allowed by the examiner.

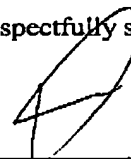
Claim 8 has been amended to define around the Lautner reference. The Lautner reference cannot meet the limitations now required by claim 8 of associating the provided information with previously stored information to identify the capacity. The examiner's interpretation of Lautner, while too broad to begin with, can certainly not meet this limitation.

The claim 10 has been amended to define around the Japanese and PCT reference. Neither the Japanese nor the PCT references disclose anything associated with a heater for heating air to be delivered into an environment. Thus, the limitations now required by claim 10 of the heater being utilized to heat air to be delivered into an environment, and also that the heating coils on the electric heater allow the passage of air into the environment are not met by these references either.

For the reasons set forth above, all claims are allowable. An indication of such is respectfully requested.

Applicant believes that no additional fees are necessary, however, the Commissioner is authorized to charge Deposit Account No. 50-1482 in the name of Carlson, Gaskey & Olds for any additional fees or credit the account for any overpayment.

Respectfully submitted,



---

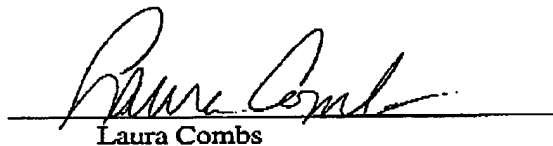
Theodore W. Olds, Reg. No. 33,080  
Carlson, Gaskey & Olds  
400 W. Maple Road, Ste. 350  
Birmingham, MI 48009  
(248) 988-8360

Dated: October 2, 2005

60,246-302; 10,833

**CERTIFICATE OF TRANSMISSION UNDER 37 CFR 1.8**

I hereby certify that this correspondence is being facsimile transmitted to the United States Patent and Trademark Office, fax number (571) 273-8300, on October 7, 2005.

  
\_\_\_\_\_  
Laura Combs